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Furthermore Examiner stated that claim 12 was rejected as being unpatentable over Finnerty in view of Johnson and Matthews as applied to claim 11 above and further in view of Weiss. Examiner stated that Weiss teaches that it was known in the art to use a light sensor to deactivate an illuminated panel at dawn. Agent for Applicant respectfully states that Weiss does not teach a sensor disposed on a bridge that projects beyond the display screen.

Furthermore none of the prior art including Weiss teach the invention as particularized in the amended claims.

RESPONSE TO AMENDMENT

Examiner also stated that the declaration under 37 C.F.R. 1.132 filed May 17, 2006 is insufficient. In this regard Agent for Applicant respectfully states that the amendments as presently filed overcome Examiner's objections.

Agent for Applicant also advises Examiner that the inventor has reminded Agent for Applicant that the Matthews patent deals with incandescent lamps where light intensity is directly proportional to at least the cube of the voltage. Two incandescent bulbs connected in series (ie at half the rated voltage) would emit $1/8^{\text{th}}$ of the rated intensity while three incandescent lamps in series would emit $1/27^{\text{th}}$ of the rated output while four incandescent lamps as taught by Matthews would have a voltage across each lamp of $1/4^{\text{th}}$ of the rated voltage and an associated light intensity of $1/64^{\text{th}}$ of the rated light intensity. Accordingly Agent for Applicant respectfully states that such lamps if applied to phosphorescent panels would barely glow. Accordingly, Agent for Applicant respectfully states that Matthews does not teach reduced electrical power means energizing a single phosphorescent panel.

Furthermore Examiner stated that with respect to previously presented claims 1 and 11, they appear to be worded as statements of intended use. Kindly note that the claims have been amended. Furthermore new method claims has been added.

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DEPOSIT ACCOUNT

Agent for Applicant hereby authorizes the deduction of US\$100.00 from deposit account 502385, being payment of one additional independent claim.

CONCLUSIONS

Agent for Applicant respectfully states that the application is now in condition for immediate allowance and respectfully solicits same.

Yours faithfully,


Agent for Applicant
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